UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

CASAS, BENJAMIN & WHITE, LLC

Plaintiff,

v.

Docket No: 1:04-CV-12333-MEL

THE POINTE GROUP, INC., a Massachusetts corporation d/b/a The Pointe Group Healthcare and Senior Living; GERALD S. FREID; BARRY FREID; KEY CORPORATE CAPITAL, INC.,

Defendants.

DEFENDANT KEY CORPORATE CAPITAL, INC.'S MOTION TO DISMISS CROSS-CLAIM OF DEFENDANTS, THE POINTE GROUP, INC., GERALD S. FREID AND BARRY FREID

Defendant Key Corporate Capital, Inc. ("KeyBank") respectfully moves, pursuant to Federal Rule of Civil Procedure 12(b)(6), to dismiss the Cross-Claim filed by the Defendants The Pointe Group, Inc., Gerald Freid, and Barry Freid (collectively, "The Pointe Group Defendants") on the grounds that it fails to state any cause of action as a matter of law against Defendant KeyBank. In support of this Motion, KeyBank states as follows:

The Pointe Group Defendants' Cross-Claim should be dismissed for the reasons stated in KeyBank's Memorandum of Law in Support of Its Motion to Dismiss and Appendix submitted in support thereof. For the Court's convenience, KeyBank has included in the Appendix copies of all unreported decisions relied upon in its Memorandum.

WHEREFORE KeyBank requests that the Court:

- (a) Dismiss all counts against Key Corporate Capital, Inc.
- (b) Award attorneys fees and costs for this motion; and
- (c) Grant such other relief as the Court deems just and equitable.

Dated: April 18, 2005 Respectfully submitted,

KEY CORPORATE CAPITAL, INC.

By its attorneys

NIXON PEABODY LLP

/s/W. Scott O'Connell
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I hereby certify that on this 18th day of April, 2005, a copy of the foregoing Motion to Dismiss, Supporting Memorandum, and Appendix were filed electronically. Notice of this filing will be sent to all parties in this case by operation of the Court's electronic filing system. Parties may access this filing through the Court's system.

/s/Courtney Worcester
One of the Attorneys for Defendants

Rule 7.1 CERTIFICATION

I, Courtney Worcester, hereby certify that I conferred with counsel for Plaintiff in an attempt to narrow the issues in this Motion to no avail.